

State Governments for disbursement to the repatriates. The repatriates are required to apply to the State Governments. The State Governments examine the applications and forward the cases of eligible repatriates to the Government of India for sanction of rehabilitation assistance. At present, no request from any State Government for sanction of such assistance to Burma repatriates is pending with the Government of India.

(d) to (f) On the basis of the recommendations of the 8th Finance Commission, the Government of India had taken following decisions:—

- (i) The entire outstanding as on 1.4.85 of all pre-1974 loans (Consolidated Rehabilitation loan) (i.e. loans advanced to the State Governments prior 1.4.74 for relending purpose as well as straight loans) advanced to the State Governments for rehabilitation purposes by this Department would be written off.
- (ii) The relending loans advanced to the State Governments for rehabilitation purposes during 1.4.74 to 31.3.84 and outstanding as on 1.4.85 would also be written off.
- (iii) The repayment of straight loans sanctioned for rehabilitation purposes during 1.4.74 to 31.3.84 would continue to be governed by the existing terms and conditions of the respective sanctions and the State Governments would be making repayments to the Central Government accordingly.

Orders in this regard were issued to all the State Governments on 13th May, 1985.

#### **Polluting Industries**

3662. DR. LAXMINARAYAN PANDEY : Will the Minister of ENVIRONMENT AND FORESTS be pleased to state:

(a) whether the Supreme Court has given verdict on the polluting industries in Rajasthan and Madhya Pradesh;

(b) if so, the details thereof; and

(c) the action taken by the Government thereon?

THE MINISTER OF STATE OF THE MINISTRY OF ENVIRONMENT AND FORESTS (PROF. SAIFUDDIN SOZ): (a) to (c) The Supreme Court has given verdict on 13.2.96 on 5 polluting industries in district Udaipur, Rajasthan, namely, M/s Hindustan Agro Chemicals Ltd., M/s Silver Chemicals, M/s Rajasthan Multi Fertilisers, M/s Phosphate India, and M/s Jyoti Chemicals. As per the

order, the industries have caused environmental damage to 350 hectares of area and polluted well water in village Bichhri and other adjacent villages, district Udaipur on account of disposal of sludge from the production of H-acid and discharge from the sulphuric acid plant. The Central Government has directed the respondent industries to deposit the costs required for carrying out the remedial measures including the removal of sludge. In case of Madhya Pradesh, no such order has been passed by the Supreme Court.

[English]

#### **Expansion of FCI Godowns**

3663. SHRI MULLAPPALLY RAMACHANDRAN : Will the Minister of FOOD be pleased to state:

(a) whether the Government propose to expand any of the existing FCI Godowns particularly in Kerala; and

(b) if so, the details thereof?

THE MINISTER OF FOOD AND MINISTER OF CIVIL SUPPLIES, CONSUMER AFFAIRS AND PUBLIC DISTRIBUTION (SHRI DEVENDRA PRASAD YADAV) : (a) and (b) There is no plan to expand the existing FCI storage godowns in Kerala. However, FCI proposes to start construction of new godowns at the following 3 centres in Kerala during the Annual Plan 1997-98:

1. Arakulam (Idukki)	5000	MT
2. Meenangadi (Wynad)	5000	MT
3. Payyannur	25000	MT (Non-RPDS).

#### **Sale of Urea**

3664. SHRI SANAT KUMAR MANDAL : Will the Minister of CHEMICALS AND FERTILIZERS be pleased to state:

(a) whether the Government have ordered an immediate suspension of sales by the urea manufacturers and importers;

(b) if so, the reasons therefor; and

(c) the approximate amount Government hope to save on the urea subsidy after the recent price rise of urea by 10%?

THE MINISTER OF STATE OF THE MINISTRY OF CHEMICALS AND FERTILIZERS (SHRI SIS RAM OLA) : (a) and (b) In order to minimise the likelihood of urea sales